10/54 06 4 6 Rec'd PCT/PTO 24 JUN 2005

10030029-05

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

	Docket No10	030029-06	
	Customer No.:		
s, we hereby declare	that:		
e addresses and citiz	zenships are as stated below r	next to our resp	pective
		which is claime	ed and
ND DISPLAY SUBST	TRATE TESTING APPARATU	IS USING SAN	ΛE
✓ is attached heret	o.		
_ was filed on and was amende	as Application Se	erial No (if applica	ıble).
			d
ign application(s) for 5(a) of any PCT Inte ted States listed belo n(s) for patent or inv	patent or inventor's or plant be rnational Application which de ow and have also identified be entor's certificate(s) or PCT In	reeder's rights signated at lea low, by checkir ternational app	ast one
		Priority Cla	aimed
Japan	23 January 2004	<u>X</u> Yes _	No
(Country) <u>Japan</u>	(Day/Mon/Year Filed) 27 January 2003	Yes _	
			No
(Country)	(Day/Mon/Year Filed)	Yes _	
	ginal, and first joint in the on the invention end in the invention end in the invention end in the control of the invention and was amended and was amended to disclose to the U. It to the patentability of the ign application (s) for ited States listed below (s) for patent or inventable in the inventability of the application (s) for patent or inventable in the inventability of the in	e addresses and citizenships are as stated below reginal, and first joint inventors of the subject matter that on the invention entitled: ID DISPLAY SUBSTRATE TESTING APPARATU (is attached hereto. was filed on as Application Seand was amended on ave reviewed and understand the contents of the acclaims, as amended by any amendment referred to disclose to the U.S. Patent and Trademark Office to the patentability of this application as defined in 6. Interiority benefits under Title 35, United States Code, ign application(s) for patent or inventor's or plant be used States listed below and have also identified be un(s) for patent or inventor's certificate(s) or PCT In that of the application on which priority is claimed: Japan	e addresses and citizenships are as stated below next to our responsible. ginal, and first joint inventors of the subject matter which is claimed into on the invention entitled: ID DISPLAY SUBSTRATE TESTING APPARATUS USING SAME (is attached hereto. was filed on as Application Serial No (if application and was amended on (if application and was amended by any amendment referred to above.) to disclose to the U.S. Patent and Trademark Office all information to the patentability of this application as defined in Title 37, Code 6. Interiority benefits under Title 35, United States Code, §119(a) – (d) ign application(s) for patent or inventor's or plant breeder's rights 5(a) of any PCT International Application which designated at least ted States listed below and have also identified below, by checking for patent or inventor's certificate(s) or PCT International application on which priority is claimed: Priority Claims

application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, we acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

(Application Serial No.)	(Filing Date)	(Status - patent, pend., abandon.)
(Application Serial No.)	(Filing Date)	(Status - patent, pend., abandon.)

(Filing Date)

(Filing Date)

(Application Serial No.)

(Application Serial No.)

connected therewith.

POWER OF ATTORNEY: As named inventors, we hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office

(Status - patent, pend., abandon.)

(Status - patent, pend., abandon.)

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We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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	7		
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Inventor's signature <u>Nouhide Yamada</u> Date <u>Tune 10</u>, 2005 Norihide YAMADA